1 2 3 4 5 6 7 8 9	MARTIN L. WELSH (NV Bar #8720) mwelsh@lvlaw.com LAW OFFICE OF HAYES & WELSH 199 N. Arroyo Grande Blvd., Suite 200 Henderson, Nevada 89074 Telephone: (702) 434-3444 Facsimile: (702) 434-3739  LEVI & KORSINSKY, LLP Daond J. Enright (admitted pro hac vice) 1101 30th Street NW, Suite 115 Washington, DC 20007  LAW OFFICE OF CHRISTOPHER J. GRAY P.C Christopher J. Gray (admitted pro hac vice) 360 Lexington Avenue, 14th Floor New York, New York 10017 Co-Lead Counsel for Plaintiff			
10 11	Attorneys for Plaintiff			
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13				
14	UNITED STATES DISTRICT COURT			
15	DISTRICT OF NEVADA			
16 17	SIPDA REVOCABLE TRUST, by Trenton J. Warner, Director, on behalf of itself and all other similarly situated,	CASE NO.: 2:19-cv-00428-APG-BNW		
18	Plaintiff,	STIPULATION AND		
19	v.	ORDER REGARDING EXTENSIONS OF TIME FOR:		
20	THE PARKING REIT, INC., MICHAEL V. SHUSTEK, ROBERT J. AALBERTS, DAVID	(1) RESPONSES BY PLAINTIFF TO THE DEFENDANTS' MOTIONS TO		
21	CHAVEZ, JOHN E. DAWSON, SHAWN NELSON, NICHOLAS NILSEN and ALLEN	DISMISS THE AMENDED COMPLAINT; AND		
22	WOLFF,	(2) REPLY MEMORANDA BY		
23	Defendants.	DEFENDANTS		
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26	Plaintiff SIPDA Revocable Trust ("Plaintiff") and Defendants The Parking REIT, Inc.,			
27	Michael V. Shustek, Robert J. Aalberts, David Chavez, John E. Dawson, Shawn Nelson, Nicholas			
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1	Nilsen, William Wells, and Allen Wolff ("Defendants") (collectively, the "Parties"), by and		
2	through their counsel and subject to this Court's approval, hereby stipulate and agree as follows:		
3	WHEREAS, Plaintiff filed a First Amended Class Action Complaint ("Amended		
4	Complaint") in the above-captioned action on October 11, 2019 (Dkt. No. 32);		
5	WHEREAS, Defendants filed their respective motions to dismiss the Amended Complain		
6	on January 9, 2020 (Dkt. Nos. 36 & 38):		
7	WHEREAS, pursuant to prior stipulated order, Plaintiff is currently scheduled to file		
8	responses to the motions to dismiss on March 9, 2020;		
9	WHEREAS, Plaintiff and Defendants, through counsel, have conferred regarding a revised		
10	schedule for briefing;		
11	WHEREAS, the Parties agree that the following proposed stipulated revised schedule		
12	below, is agreeable to the Parties.		
13	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between the		
14	Parties, through their undersigned counsel, as follows:		
15	1. Plaintiff shall file and serve opposition papers in response to the respective motions		
16	to dismiss the Amended Complaint (Dkt. Nos. 36 & 38) on or before March 19, 2020; and		
17	2. Defendants shall file and serve reply papers on or before April 21, 2020.		
18	[signatures on following page(s)]		
19	[signatures on following page(s)]		
20	<u>ORDER</u>		
21	IT IS SO ORDERED as follows:		
22	1. Plaintiff shall file and serve opposition papers in response to the respective motions		
23	to dismiss the Amended Complaint (ECF Nos. 36 and 38) on or before March 19, 2020; and		
24	2. Defendants shall file and serve reply papers on or before April 21, 2020.		
25	Dated: March 5, 2020.		
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27	UNITED STATES DISTRICT JUDGE		

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1	Dated: March 5, 2020	Respectfully submitted by:
2	Dated. Watch 3, 2020	Respectionly submitted by.
3		/s/ Martin L. Welsh
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8		of itself and all others similarly situated
9		and
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12		and
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15		New York, New York 10017 Co-Lead Counsel for Plaintiff
16		SIPDA Revocable Trust, by Trenton J. Warner, on behalf of itself and all others similarly situated
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7	and
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12	and
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26	Robert J. Aalberts, David Chavez, John E. Dawson, Shawn Nelson, Nicholas Nilsen, William Wells, and
27	Allen Wolff
28	
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